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18	SAN JOSE DIVISION	
19	NATIONAL URBAN LEAGUE, et al.,	CASE NO. 5:20-cv-05799-LHK
20	Plaintiffs,	PLAINTIFFS' PRELIMINARY
21	V.	IDENTIFICATION OF POTENTIALLY KEY DOCUMENTS IN DEFENDANTS'
22	WILBUR L. ROSS, JR., et al.,	OCTOBER 4, 2020 PRODUCTION
23	Defendants.	Date: TBD
24		Time: TBD Place: Courtroom 8
25		Judge: Hon. Lucy H. Koh
26		-
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1	During the October 6, 2020 Case Management Conference, the Court ordered the parties	
2	to identify up to thirty-five key documents from Defendants' October 4 and 6, 2020 productions	
3	(Dkts. 295, 308), as well as any additional documents from prior productions not previously	
4	identified. Below is a list of 26 additional documents that at this time Plaintiffs believe best	
5	support Plaintiffs' case. Pursuant to the Court's previous order regarding similar filings (see	
6	Dkt. 167 at 1-2), Plaintiffs provide one sentence descriptions for each key document below. At	
7	the October 6 Case Management Conference, the Court also ordered the parties to provide a	
8	single file of the identified documents. Plaintiffs are filing the single file herewith. At the	
9	Court's request, Plaintiffs will also provide their file to the Court's Proposed Orders email	
10	(<u>lhkpo@cand.uscourts.gov</u>) via a secure transfer as done with previous filings.	
11		
12	1. DOC_0008025-28 – July 24 email chain regarding GAO meeting.	
	2. DOC_0008037-40 – July 28 email from Burris to Secretary Ross.	
13 14	3. DOC_0009400-13 – August 3 Status Reporting: Phased Restart for the 2020 Decennial Census.	
15 16	4. DOC_0014984-86 – Draft bullet points for COVID-19 Operational Timeline indicating that "The pandemic will require additional processing and expertise because populations have temporarily shifted."	
17	5. DOC_0014997 – May 14, 2020 briefing memo for Secretary Ross for calling mayors and describing extension under COVID-19 Plan.	
18	6. DOC_0015276-80 – Federal-State Cooperative for Population Estimates (FSCPE) feedback on 2020 Data Quality.	
1920	7. DOC_0015359-83 – Q & A preparation document for July 29, 2020 House Oversight Hearing.	
21	8. DOC_0015499-502 – July 28 email chain describing how changes to Operational Plan for the COVID Plan were discussed and made.	
22 23	9. DOC_0015653-55 – July 30 email chain regarding Operations planning for Replan.	
24	10. DOC_0015656-58 – July 30 email chain regarding publicity of October 31 COVID Plan date and changed operations.	
25	11. DOC_0015708-13 – July 30 email chain regarding changes to operational dates.	
26	12. DOC_0015716-18 – July 30 email chain regarding points stressed by KDK to	
27	be addressed in the Replan. 13. DOC 0015733-37 – July 30 email chain regarding NPR story changing	
28	deadline from October 31 to September 30.	

1	14. DOC_0015738 – July 30 email chain regarding NPR story changing deadline from October 31 to September 30.	
2 3	15. DOC_0015752-54 – July 31 email chain regarding NPR story changing deadline from October 31 to September 30.	
4	16. DOC_0015769-70 – July 31 email chain regarding response to concerned citizen emails about ending field data collection early.	
5	17. DOC_0015877-84 – July 31 Operational and Processing Options to meet September 30.	
7	18. DOC_0015885 – CaRDS-DRPS Schedule through Apportionment – Duration reductions Michael Clark file.	
8	19. DOC_0015899-908 – Operational Options to meet September 30, includes NRFU OD team options.	
9 10	20. DOC_0015909-16 – July 31 Operational and Processing Options to meet September 30.	
11	21. DOC_0015943-46 – Post Collection Processing Scheduling information.	
12	22. Dkt. 256-1 – September 28 email chain regarding October 5 date to finish field work.	
13	23. Dkt. 233 at 93-120 – September 28 Status Reporting: Nonresponse Followup for the 2020 Decennial Census.	
1415	24. Dkt. 233 at 130 – September 25 email regarding draft slides for Proposed Options for Completion of Enumeration.	
16	25. Dkt. 233 at 131-133 – September 25 version of slide presentation regarding Proposed Options for Completion of Enumeration.	
17 18	26. Dkt. 233 at 146-151 – September 28 version of slide presentation regarding Proposed Options for Completion of Enumeration.	
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23	Dated: October 9, 2020 LATHAM & WATKINS LLP	
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ATTESTATION I, Sadik Huseny, am the ECF user whose user ID and password authorized the filing of this document. Under Civil L.R. 5-1(i)(3), I attest that all signatories to this document have concurred in this filing. Dated: October 9, 2020 LATHAM & WATKINS LLP By: /s/ Sadik Huseny Sadik Huseny